## UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/596,561	06/16/2006	David George Allen	PB60739	7890
20462 7590 08/09/2007 SMITHKLINE BEECHAM CORPORATION CORPORATE INTELLECTUAL PROPERTY-US, UW2220			EXAMINER	
			RAHMANI, NILOOFAR	
P. O. BOX 153 KING OF PRU	ISSIA, PA 19406-0939		ART UNIT PAPER NUMBER	
			1625	
			MAIL DATE	DELIVERY MODE
		•	08/09/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)		
		10/596,561	ALLEN ET AL.		
Office Action Summary		Examiner	Art Unit		
		Niloofar Rahmani	1625		
	The MAILING DATE of this communication app	ears on the cover sheet with the c	correspondence address		
Period fo	• •	/ 10 057 TO EVENE . MONTH	0.00 7.00 7.00		
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE in a sign of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period varieto reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status		,			
1)🖂	Responsive to communication(s) filed on 16 Ju	<u>ine 2006</u> .			
2a) <u></u> ☐	This action is <b>FINAL</b> . 2b) This action is non-final.				
3)					
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.		
Dispositi	ion of Claims	•	•		
4)⊠	Claim(s) 73-136 is/are pending in the application	on.			
	4a) Of the above claim(s) is/are withdraw	vn from consideration.			
•	Claim(s) is/are allowed.				
	Claim(s) is/are rejected.		•		
	Claim(s) is/are objected to.				
8)区	Claim(s) 73-136 are subject to restriction and/o	or election requirement.			
Applicat	ion Papers	•			
9)[	The specification is objected to by the Examine	r.			
10)□	The drawing(s) filed on is/are: a) acc	epted or b) objected to by the t	Examiner.		
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).		
	Replacement drawing sheet(s) including the correct	· · · · · · · · · · · · · · · · · · ·			
11)[	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.		
Priority (	under 35 U.S.C. § 119				
12)🛛	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	)-(d) or (f).		
a)	⊠ All b) ☐ Some * c) ☐ None of:				
	1. Certified copies of the priority documents				
	2. Certified copies of the priority documents				
	3. Copies of the certified copies of the prior	•	ed in this National Stage		
* (	application from the International Bureau		ad.		
	See the attached detailed Office action for a list	or the certified copies not receive	;u.		
	•		•		
Attachmen		. 🗀	, (DTO 140)		
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail D			
3) Infor	mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	5) Notice of Informal F 6) Other:			

Application/Control Number: 10/596,561 Page 2

Art Unit: 1625

## **DETAILED ACTION**

1. Claims 73-136 are currently pending in the instant application and claims 1-72 are cancelled.

## **Priority**

2. This application was filed on 06/16/2006, which is a 371 of PCT/EP04/14490, filed on 12/17/2004. Acknowledgement is made of Applicant's claim for foreign priority under 35 U.S.C.§ 119(a)-(d), by EUROPEAN PATENT OFFICE (EPO) PCT/EP03/14867, filed on 12/19/2003, and UNITED KINGDOM 0405899.6, filed on 03/16/2004, and UNITED KINGDOM 0405936.6, filed on 03/16/2004, and UNITED KINGDOM 0406754.2, filed on 03/25/2004.

## 3. Election/Restrictions

Restriction is required under 35 U.S.C. 121 and 372.

This application contains the following inventions or groups of inventions, which are not so linked as to form a single general inventive concept under PCT Rule 13.1.

In accordance with 37 CFR 1.499, applicant is required, in reply to this action, to elect a single invention to which the claims must be restricted.

I. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein **Ar** being formula (x) and in sub-formula (x), **A** being C-R<sup>6A</sup>, **B** being C-R<sup>6B</sup>, **D** being C-R<sup>6D</sup>, **E** being C-R<sup>6E</sup>, **F** being C-R<sup>6F</sup>, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required.

II. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (x), A being nitrogen or N<sup>+</sup>-O<sup>-</sup>, B being C-R<sup>6B</sup>, D being C-R<sup>6D</sup>, E being C-R<sup>6E</sup>, F being C-R<sup>6F</sup>, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. III. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (x), A being C-R<sup>6A</sup>, B being nitrogen or N<sup>+</sup>-O<sup>-</sup>, D being C-R<sup>6D</sup>, E being C-R<sup>6E</sup>, F being C-R<sup>6F</sup>, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. IV. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (x), A being C-R<sup>6A</sup>, B being C-R<sup>6B</sup>, D being nitrogen or N<sup>+</sup>-O<sup>-</sup>, E being C-R<sup>6E</sup>, F being C-R<sup>6F</sup>, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. V. Claims 73 -123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (x), A being C-R<sup>6A</sup>, B being C-R<sup>6B</sup>, D being C-R<sup>6D</sup>, E being nitrogen or N<sup>+</sup>-O<sup>-</sup>, F being C-R<sup>6F</sup>, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. VI. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (x), A being C-R<sup>6A</sup>, B being C-R<sup>6B</sup>, D being C-

R<sup>6D</sup>, E being C-R<sup>6E</sup>, F being nitrogen or N<sup>+</sup>-O<sup>-</sup>, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required.

VII. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein **Ar** being formula (x) and in sub-formula (x), **A** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, **B** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, **D** being C-R<sup>6D</sup>, **E** being C-R<sup>6E</sup>, **F** being C-R<sup>6F</sup>, classified in class 544, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required.

VIII. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein **Ar** being formula (x) and in sub-formula (x), **A** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, **B** being C-R<sup>6B</sup>, **D** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, **E** being C-R<sup>6E</sup>, **F** being C-R<sup>6F</sup>, classified in class 544, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required.

**IX.** Claims 73-123 and 128-135, drawn to compound of formula (I), wherein **Ar** being formula (x) and in sub-formula (x), **A** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, **B** being C-R<sup>6B</sup>, **D** being C-R<sup>6D</sup>, **E** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, **F** being C-R<sup>6F</sup>, classified in class 544, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required.

X. Claims 73 -123 and 128-135, drawn to compound of formula (I), wherein **Ar** being formula (x) and in sub-formula (x), **A** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, **B** being C-R<sup>6B</sup>, **D** being C-R<sup>6D</sup>, **E** being C-R<sup>6E</sup>, **F** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, classified in class 544, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required.

XI. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein **Ar** being formula (x) and in sub-formula (x), **A** being C-R<sup>6A</sup>, **B** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, **D** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, **E** being C-R<sup>6E</sup>, **F** being C-R<sup>6F</sup>, classified in class 544, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required.

XII. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein **Ar** being formula (x) and in sub-formula (x), **A** being C-R<sup>6A</sup>, **B** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, **D** being C-R<sup>6D</sup>, **E** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, **F** being C-R<sup>6F</sup>, classified in class 544, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required.

XIII. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein **Ar** being formula (x) and in sub-formula (x), **A** being C-R<sup>6A</sup>, **B** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, **D** being C-R<sup>6D</sup>, **E** being C-R<sup>6E</sup>, **F** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, classified in class 544, subclass various. If this group is elected, a further election of a single disclosed

Art Unit: 1625

species of compound is also required. Further restriction based on the species election may be required.

XIV. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein **Ar** being formula (x) and in sub-formula (x), **A** being C-R<sup>6A</sup>, **B** being C-R<sup>6B</sup>, **D** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, **E** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, **F** being C-R<sup>6F</sup>, classified in class 544, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required.

**XV.** Claims 73-123 and 128-135, drawn to compound of formula (I), wherein **Ar** being formula (x) and in sub-formula (x), **A** being C-R<sup>6A</sup>, **B** being C-R<sup>6B</sup>, **D** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, **E** being C-R<sup>6E</sup>, **F** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, classified in class 544, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required.

**XVI.** Claims 73-123 and 128-135, drawn to compound of formula (I), wherein **Ar** being formula (x) and in sub-formula (x), **A** being C-R<sup>6A</sup>, **B** being C-R<sup>6B</sup>, **D** being C-R<sup>6D</sup>, **E** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, **F** being nitrogen or N<sup>+</sup>-O<sup>-</sup>, classified in class 544, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required.

**XVII.** Claims 73-123 and 128-135, drawn to compound of formula (I), wherein **Ar** being formula (x) and in sub-formula (z), **G** being O, **J** being C-R<sup>6J</sup>, or C-[connection

point to formula (I)], **L** being C-R<sup>6L</sup>, or C-[connection point to formula (I)], **M** being C-R<sup>6M</sup>, or C-[connection point to formula (I)], **Q** being C-R<sup>6Q</sup>, or C-[connection point to formula (I)], classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required.

Page 7

**XVIII.** Claims 73-123 and 128-135, drawn to compound of formula (I), wherein **Ar** being formula (x) and in sub-formula (z), **G** being S, **J** being C-R<sup>6J</sup>, or C-[connection point to formula (I)], **L** being C-R<sup>6L</sup>, or C-[connection point to formula (I)], **M** being C-R<sup>6M</sup>, or C-[connection point to formula (I)], **Q** being C-R<sup>6Q</sup>, or C-[connection point to formula (I)], classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required.

XIX. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein **Ar** being formula (x) and in sub-formula (z), **G** being N, **J** being C-R<sup>6J</sup>, or C-[connection point to formula (I)], **L** being C-R<sup>6L</sup>, or C-[connection point to formula (I)], **M** being C-R<sup>6M</sup>, or C-[connection point to formula (I)], **Q** being C-R<sup>6Q</sup>, or C-[connection point to formula (I)], classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required.

**XX.** Claims 73-123 and 128-135, drawn to compound of formula (I), wherein **Ar** being formula (x) and in sub-formula (z), **G** being C, **J** being C-R<sup>6J</sup>, or C-[connection point to formula (I)], **L** being C-R<sup>6L</sup>, or C-[connection point to formula (I)], **M** being C-

R<sup>6M</sup>, or C-[connection point to formula (I)], **Q** being C-R<sup>6Q</sup>, or C-[connection point to formula (I)], classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required.

XVII. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (z), G being O, J being C-R<sup>6J</sup>, L being C-R<sup>6L</sup>, M being C-R<sup>6M</sup>. Q being C-R<sup>6Q</sup> classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. XVIII. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (z), G being O, J being C-R<sup>6J</sup>, L being C-R<sup>6L</sup>, M being C-R<sup>6M</sup>, **Q** being C-R<sup>6Q</sup>, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. XIX. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (z), G being O, J being C-R<sup>6J</sup>, L being C-R<sup>6L</sup>, M being C-R<sup>6M</sup>, Q being C-R<sup>6Q</sup>, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. XX. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (z), G being O, J being nitrogen, L being C-R<sup>6L</sup>, M being C-R<sup>6M</sup>, Q being C-R<sup>6Q</sup>, classified in class 546, subclass various. If this group

Art Unit: 1625

is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. XXI. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (z), G being O, J being C-R<sup>6J</sup>, L being nitrogen. M being C-R<sup>6M</sup>, Q being C-R<sup>6Q</sup>, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. XXII. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (z), G being O, J being C-R<sup>6J</sup>, L being C-R<sup>6L</sup>, M being nitrogen, Q being C-R<sup>6Q</sup>, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. XXIII. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (z), G being O, J being C-R<sup>6J</sup>, L being C-R<sup>6L</sup>. M being C-R<sup>6M</sup>. **Q** being nitrogen, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. XXIV. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (z), G being S, J being nitrogen, L being C-R<sup>6L</sup>. M being C-R<sup>6M</sup>, Q being C-R<sup>6Q</sup>, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required.

XXV. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (z), G being S, J being C-R<sup>6J</sup>, L being nitrogen, M being C-R<sup>6M</sup>, Q being C-R<sup>6Q</sup>, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. XXVI. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (z), G being S. J being C-R<sup>6J</sup>, L being C-R<sup>6L</sup>, M being nitrogen. Q being C-R<sup>6Q</sup>, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. XXVII. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (z), G being S, J being C-R<sup>6J</sup>, L being C-R<sup>6L</sup>, M being C-R<sup>6M</sup>, **Q** being nitrogen, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. XXVIII. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (z), G being N, J being nitrogen, L being C-R<sup>6L</sup>, M being C-R<sup>6M</sup>, Q being C-R<sup>6Q</sup>, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. XXIX. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (z), G being N, J being C-R<sup>6J</sup>, L being nitrogen,

M being C-R<sup>6M</sup>, Q being C-R<sup>6Q</sup>, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. XXX. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (z), G being N, J being C-R<sup>6J</sup>, L being C-R<sup>6L</sup>, M being Nitrogen, Q being C-R<sup>6Q</sup>, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. XXXI. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (z), G being N, J being C-R<sup>6J</sup>, L being C-R<sup>6L</sup>, M being C-R<sup>6M</sup>, **Q** being Nitrogen, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. XXXII. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (z), G being C, J Nitrogen, L being C-R<sup>6L</sup>, M being C-R<sup>6M</sup>, **Q** being C-R<sup>6Q</sup>, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. XXXIII. Claims 73-123 and 128-135, drawn to compound of formula (I), wherein Ar being formula (x) and in sub-formula (z), G being C, J C-R<sup>6J</sup>, L Nitrogen, M being C-R<sup>6M</sup>, **Q** being C-R<sup>6Q</sup>, classified in class 546, subclass various. If this group is elected,

Art Unit: 1625

a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required.

being formula (x) and in sub-formula (z), **G** being C, **J** C-R<sup>6J</sup>, **L** being C-R<sup>6L</sup>, **M** being Nitrogen, **Q** being C-R<sup>6Q</sup>, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. **XXXV.** Claims 73-123 and 128-135, drawn to compound of formula (I), wherein **Ar** being formula (x) and in sub-formula (z), **G** being C, **J** C-R<sup>6J</sup>, **L** being C-R<sup>6L</sup>, **M** being C-R<sup>6M</sup>, **Q** being Nitrogen, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required. **XXXVI.** Claims 73-123 and 128-135, drawn to compound of formula (I), wherein **Ar** being formula (x) and in sub-formula (z), wherein **G**, **J**, **L**, **M**, **Q**, being other than groups XVII-XXXV, classified in class 546, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required.

**XXXV.** Claims 124-127, and 136, drawn to composition and method for treating an inflammatory disease using the compounds of formal (I), classified in class 514, subclass various. If this group is elected, a further election of a single disclosed species of compound is also required. Further restriction based on the species election may be required.

restriction based on the species election may be required.

The inventions listed as Groups I and VIII do not relate to a single general inventive concept under 35 USC 121 or PCT Rule 13.1 because:

**PCT Rule 13.1** states that the international application shall relate to one invention only or to a group of inventions so linked as to form a single general inventive concept ("requirement of unity of invention").

**PCT Rule 13.2** states that the unity of invention referred to in Rule 13.1 shall be fulfilled only when there is a technical relationship among those inventions involving one or more of the same or corresponding special technical features.

Annex B, Part 1(a), indicates that the application should relate to only one invention, of if there is more than one invention, inclusion is permitted if they are so slinked to form a single general inventive concept.

Annex B Part 1(b), indicates that "special technical features" means those features that as a whole define a contribution over the prior art.

Annex B **Part 1(c)**, further defines independent and dependent claims. Unity of invention only is concerned in relation to independent claims. Dependent claims are defined as a claim that contains all the features of another claim and is in the same category as the other claim. The category of a claim refers to the classification of claims according to subject matter e.g. product, process, use, apparatus, means, etc.

Annex B **Part 1(e)**, indicates that the permissible combinations of different categories of claims. **Part 1(e)I**, states that inclusion of an independent claim for a given product, an independent claim for a process specially adapted for the manufacture of the said product, and an independent claim for a use of the said product is permissible.

Annex B, Part 1(f), indicates the "Markush practice" of alternatives in a single claim. Part 1(f)I, indicates the technical relationship and the same or corresponding special technical feature is considered to be met when (A) all alternatives have a common property or activity, and (B) a common structure is present or al alternatives belong to a recognized class of chemical compounds. Further defining (B), Annex B, Part 1(f)(I-iii), the common structure must; a)

occupy a large portion of their structure, or b) the common structure constitutes a structurally distinctive portion, or c) where the structures are equivalent and therefore a recognized class of chemical compounds, each member could be substituted for one another with the same intended result. That is, with a common or equivalent structure, there is an expectation relationship and the corresponding special technical feature result from a common (or equivalent) structure that is responsible for the common activity (or property). Part 1(f) iv, indicates that when all alternatives of a Markush grouping can be differently classified, it shall no, take alone, be considered justification for finding a lack of unity. Part 1(f)v, indicates that "When dealing with alternatives, if it can be shown that at least one Markush alternative is not novel over the prior art, the question of unity of invention shall be reconsidered by the examiner"

Art Unit: 1625

In the instant case, at least one Markush alternative is not novel because prior art by Schenone et al., Bioorganic & Medicinal Chemistry Letters, 2001, Vol. 11, pages 2529-2531 anticipated group I, thus the lacking of unity of invention has been found.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

**4.** Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Niloofar Rahmani whose telephone number is 571-272-4329. The examiner can normally be reached on Monday through Friday from 8:30 am to 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Janet Andres, can be reached on 571-272-0867. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or public PAIR.

Art Unit: 1625

Page 15

Status information for unpublished applications is available through Private PAIR

only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>.

Should you have questions on access to the Private PAIR system, contact the

Electronic Business Center (EBC) at 866-217-9197 (toll-free).

**NILOOFAR RAHMANI** 

D.MARGARET SEAMAN

08/06/2007

OR

PRIMARY EXAMINER

**ART UNIT 1625**